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the same remedy. I gladly offer this testimony for the benefit of all similarly afflicted."—F. H. Hassler, Editor Argus, Table Rock, Nebr.

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we Hundred Acres for Each Indian a the Surplus Land to be Sold to Ac-tual Settlers on Appraisement.

visions of senate bill 2037, which was introduced by Senator Plumb Jan. 18, 1890, read twice and referred to the committee on Indian affairs:

To provide for allotment of lands in

Be it enacted, &c., That the secreta-rp of the interior is hereby authorized and directed, within 90 days after the passage of this act, to cause to be al-lotted to each and every member of to each member of said tribe by birth or adoption, all allotments to be selected by the allottees and by the heads of families selecting for their minor children and the chief for each orphan child. All differences arising between shell be settled by the chief, subject to the approval of the secretary. Provided, that before the allottees. the approval of the secretary. Provided, that before the allotment shall be made there shall be set apart not to exceed 160 acres in all for school, exceed 160 acres in all for school, church and cemetery purposes, the lo-cation of the same to be selected by

the chief, subject to approval of the

secretary.

The land so allotted shall not be subject to alieuation for 25 years from date of issuance of patent therefor, said lands so allotted and patented shall be exempt from levy, forced sale, taxation or forfeiture for a like period of years; provided, that any adult allottee may, upon satisfactory proof to the secretary that he or she is competent to transact all ordinary business, sell and convey his or her own allotment, upon the approval of the secretary. As soon as all selections have been made the secretary shall cause a patent to issue to each person so enti-tled for his or her allotment and such patent shall recite that the land therein described and conveyed shall not be alieuated for 25 years from date of any ruling of any department of the said patent, except as bereinbefore government be pleaded against any provided, and shall also recite that the land so allotted and patented is not subject to levy, forced sale, taxation or forfeiture for a like period of years, and that any agreement to sell or convey such lands or allotments so patented before the expiration of said term of years shall be absolutely null and void, except as hereinbefore provided, and all expense incurred in the allotments provided for shall be paid by the United States.

That after the allotment herein proold for the benefit of said Quapaw Indians by order of the president and under supervision of the secretary. That before any of said lands shall be sold the secretary shall cause the same to be appraised by three appraisers, one to be appointed by the secretary, one to be selected by the chief of the Quapaw Indians and the third by the two appointed, and the said appraisers shall make their report to the secreta-ry showing the value fixed on each piece of land by legal subdivisions. And before said lands shall be offered for sale the president shall by procla-mation declare said lands open for setthan five consecutive weeks, and said proclamation shall describe by number each tract of land subject to settlement and purchase together with appraised price, and fix a day on which settlement may be made, and any settlement made before said day so designated shall disqualify such settler as a purchaser of said land. Said lands shall be subject to entry and purchase by actual settlers only, at not less than the appraised value, not to exceed 160 acres to each bons fide settler; provided, that no one shall be recognized as a settler on said lands who is not over 21 years of age or the

head of a family.

That after said allotments are completed each allottee may rent or lease his or her allotment for agriculture, grazing or mining for a term not exceeding five years for farming purposes and not exceeding ten years for mining operations and the secretary shall have power to enforce on behalf of said allottee the provisions of any lease or contract so made and the provisions of this section shall fully apply to the allottee of the United Peoria Indians, and the heads of families may lease for their minor children and the chief of said tribe for all orphans.

So much of the Dawes allotment bill as conflicts with the provisions of this act does not apply to said Quapaw Indiana, and they are especially excepted from the provisions of section six of said act.

That the agent of the United States at the Quapaw agency is bereby required to record in a book or books to be provided by the United States all patents, contracts, mortgages, leases, releases and agreements made, entered into and executed by and between any Fits for Circulars and Testimonials.

JENTS WANTED.

McCollum & BARRETT.

between any Indian or any other person or persons or corporations, or between any person or corporation, that the Surplus Land to be Sold to Actual Settlers on Apprehenent.

Following is in substance the provisions of senate bill 2037, which was introduced by Senator Plumb Jan. 18, 890, read twice and referred to the committee on Indian affairs:

A BILL

To provide for allotment of lands in severalty to the Quapaw Indians in the Indian Territory, and for other purposes therein named.

Be it enacted, &c., That the secretage of the interior is hereby authorized to the interior is hereby authorized to any real or parsonal property located within the jurisdiction of said agency and after recording the same shall deliver the original to the owner thereof, and shall receive for his services 30 cents for each folio contained in such instrument and said records and be open to imspection to all. Said agent may authorize his clerk to perform the duties for him. This section and section three shall fully apply to the United Peoria Indians and their allotments, and the recording of such papers so to be record-

cording of such papers so to be record-ed shall be done in the order in which they are presented or delivered to the agent for record and the agent shall endorse on the back thereof the time the Quapaw tribe of Indians, upon lists to be furnished by the chief of said tribe, duly approved by him and subject to the approval of the secretary, an allotment of land not to exceed 200 serves out of their common means that the agent shall endorse on the back thereof the time of reception, and the recording shall be at that time, and when any instrument is so recorded it shall impart no tice to all persons of its contents and the hinding

may claim due them from the United States, and to render judgment in favor of said tribe if anything shall be found due, and if in lands to fix a money value therefor and include it in said judgment, should any judgment be rendered in favor of the Iudians, and the government shall pay the same to said Indians as annulties are now paid under existing laws, and for the purpose of this section. The secretary is authorized to adjust and pay to any attorney employed by said Indians, such compensation in lands or money as per contract with said Indians, not to exceed in land four sec-tions, and in money, if so determined upon, not to exceed twelve per centum on the whole sum paid under the provisions of this act, to be paid to said tribe, and said suit or suits shall not be barred by lapse of time, nor shall claim of said Indians, that the name and style of said suit or suits shall be: "The Quapaw Tribe of Indians against the United States of America."

Beware of Cintments for Catarrh That Contain Mercury,

As mercury will surely destroy the sense of smell and completely derange the whole system when entering it through the mucas surfaces. Such articles should never be used except on prescriptions from reputable physiciaus, as the damage they will do are vided for is completed the residue of ten fold to the good you can possibly the lands, if any, not allotted, shall be derive from them. Hall's Catarrh Cure, manufactured by F. J. Cheney & Co., Toledo, O., contains no mercury and is taken internally, and acts directly upon the blood and mucus surfaces of the system. In buying Hall's Catarrh Cure be sure you get the genuine; it is taken internally and made in Toledo, O, by F. J. Cheney & Co.

Sold by druggists, 75 cents per

February 1 the Pennsylvania Railroad company will introduce a new feature on its limited trains. On such trains between New York and Philatlement and cause said proclamation delphia an expert stenographer and to be published in not less than two newspapers of general circulation in the vicinity of said lands, for not less is fitted up and arrangements made for mailing letters on the train.

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Dr. Williams' Indian Pile Ointment will cure Blind, Bleeding and Itching Piles when all other ointments have failed. It absorbs the tumors, allays the itching at once, acts as a poultice, gives instant relief. Dr. Williams' Indian Pile Ointment is prepared only for Piles and Itching of the private parts, and nothing else. Every box is warranted. Sold by druggists or sent by mail on receipt of price, 50c. and \$1 per box. WILLIAMS MFG. CO., Proprietors, Cleveland, O.

A writer lu the New York Sun says that baldness goes with intallectuality and that when women have to do as much thinking as men they, too, will grow bald. As the suggestor of a knock-out argument, to be used when being worsted by a woman's rights disciple, the Sun's writer deserves a

Where Language Falls,

Language is hardly strong enough to express my admiration of the merits of Chamberlain's Cough Remedy, It is the best remedy for croup and whooping cough I have ever used. During the past eighteen years I have tried nearly all the prominent cough medicines on the market, but say, and with pleasure, too, that Chamberlain's Cough Remedy is the best of all.

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money to pay for them. Thanking all for their patronage in the past we shall hope, by fair and courteous treatment of all, to merit a continuance of your favors.

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